

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

TAWANDA WEATHERSPOON ]  
Plaintiff, ]  
vs ]

C.A. No. 06-008-<sup>9</sup>KAJ

DETECTIVE MARZEC, in ]  
His official and individual ]  
Capacity, AGENT TOM ]  
JACOBS, AGENT CHRIS ]  
QUAGLINO, and TOWN ]  
of DELMAR, ]

MOTION TO AMEND PLEADING TO ADD TOWN OF  
DELMAR AS A DEFENDANT



*RD scanned*

NOW Comes the plaintiff, Tawanda Weatherspoon, pro se, who so  
Moves the Honorable Court, pursuant to Fed. Rule Civ. Pro. 15(3)  
(2)(A) & (B) Amendment of Pleading to add Town of Delmar as  
a Defendant and in support of the same the following is asserted:

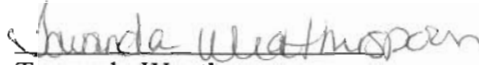
[1]. Detective Marzec, is an officer and employee of the  
Town of Delmar's Police Department.

[2]. The injuries the plaintiff complains of are as a result  
of this employee, and his not being properly trained, supervised  
and the Town of Delmar's authorization of his actions are a direct  
causation of these injuries.

[3]. Compliance with Fed. Civ. Pro. 15(3)(A) has already  
occurred, because the Town of Delmar, has already been served  
this action via United States Marshall service on \_\_\_\_\_  
and are well aware of action and should have known they are a  
party to this action.

In all fairness the Town of Delmar is just as liable as as  
responsible as all named defendants as well as they are a party  
to injuries suffered by plaintiff, because of their employee  
Detective Marzec, who sought (a) warrants and (b) search warrants in  
the name of the Town of Delmar, that initiated the actions that  
led to my injuries and violations of my constitutional rights.

Weatherspoon vs Marzec, et al.,

  
Tawanda Weatherspoon  
9008 Green Top Rd  
Lincoln, DE. 19960

I, Tawanda Weatherspoon, with my signature, verify service of attached document, upon Mr. Seth M. Beausang, Esq., a U.S. Attorney General, at 1007 Orange St. Suite 700, Wilmington, DE. 19801 and Mr. Daniel A. Griffith, at 1220 Market St. 5<sup>th</sup> Floor, Wilmington, DE. 19801, on this \_\_\_th day of June 2006, via U.S. Postal system.

So Ordered, this \_\_\_th day of \_\_\_\_\_ 2006, the Town of Delmar, is a named Defendant, in Civil Action No. 06-009-KAJ and must meet all responsibilities \_\_\_\_\_  
U.S. District Court Judge

Trudeau, Catherine  
9008 River Road  
Huntsville 19960

U.S. AIR  
X-RAY

Clerk  
U.S. District Court

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